

PRE-CERCLIS SCREENING ASSESSMENT CHECKLIST/DECISION FORM

This checklist can assist the site investigator during the Pre-CERCLIS screening. It will be used to determine whether further steps in the site investigation process are required under CERCLA. Use additional sheets for the narrative.

Checklist Preparer: Ray Moreno / Site Coordinator June 29, 2010
 (Name / Title) (Date)

Ohio EPA DERR / Central District Office (614) 728-3833
50 West Town St., Columbus, OH 43216-1049 (Address) (Phone)

ray.moreno@epa.state.oh.us (614) 728-3898
 (Email Address) (Fax)

Site Name: Former Custom Cleaners Store

Other names (if any): Woodward Park Shopping Center

Site Location: 1260 Morse Road
 (Street)

Columbus Franklin Ohio 43229-6321
 (City) (County) (State) (Zip Code + 4)

15th
 (Congressional District)

Latitude: 40° 03' 43" N Longitude: 82° 59' 07" W

With regards to the Latitude and Longitude, please provide the following information: Accuracy in Meters +/-, Collection Method, Reference Datum, Reference Point, Source Map Scale, Point/Line/Area; Collection Date; Verification Method (see attached):

Accuracy in Meters: +/- 10 Meters Collection Method: ArcMap Version 9.3.1 GIS software
 Reference Datum: NAD 1983 State Plane Ohio South FIPS 3402 Feet
 Reference Point: Approximate center of facility

Complete the following checklist. If "yes" is marked, please explain below.		YES	NO
1.	Does the site already appear in CERCLIS?		X
2.	Is the release from products that are part of the structure of, and result in exposure within, residential buildings or businesses or community structures?		X
3.	Does the site consist of a release of a naturally occurring substance in its unaltered form, or altered solely through naturally occurring processes or phenomena, from a location where it is naturally found?		X
4.	Is the release into a public or private drinking water supply due to deterioration of the system through ordinary use?		X
5.	Is some other program actively involved with the site (i.e., another Federal, State, or Tribal program)?	X	
6.	Are the hazardous substances potentially released at the site regulated under a statutory exclusion (i.e., petroleum, natural gas, natural gas liquids, synthetic gas usable for fuel, normal application of fertilizer, release located in a workplace, naturally occurring, or regulated by the NRC, UMTRCA, or OSHA)?		X

7. Are the hazardous substances potentially released at the site excluded by policy considerations (e.g., deferral to RCRA Corrective Action)?		X
8. Is there sufficient documentation that clearly demonstrates that there is no potential for a release that could cause adverse environmental or human health impacts (e.g., comprehensive remedial investigation equivalent data showing no release above ARARs, completed removal action, documentation showing that no hazardous substance releases have occurred, EPA approved risk assessment completed)?		X
9. Is there documentation indicating that a target (e.g., drinking water wells, drinking surface water intakes, etc.) has been exposed to a hazardous substance released from the site?		X
10. Is there an apparent release at the site with no documentation of exposed targets, but there are targets on-site or immediately adjacent to the site or nearby (within 1 mile)?	X	
11. Are there no releases or potential to release?		X

Please explain all "yes" answer(s), attach additional sheets or refer to narrative:

Site Determination: ☒ Enter the site into CERCLIS. Further assessment is recommended.

☐ The site is not recommended for placement into CERCLIS.

DECISION/DISCUSSION/RATIONALE:

Custom Cleaners formerly operated a dry cleaning business at 1260 Morse Road in the Woodward Park Shopping Center in Columbus, Ohio. The site is currently a vacant retail space in an otherwise occupied shopping center. The shopping center is owned by the Complete General Construction Company and others and is managed by Schneider Link and Company. The site was operated as a dry cleaning business from the mid-1960s to November 2006 by several operators and was last operated by Custom Cleaners. The shopping center is surrounded by commercial and residential properties.

Ohio EPA received an anonymous complaint in August 2007 and again in February 2008 from an employee in a neighboring business who was concerned about potential exposure to possible contamination from the site. Ohio EPA contacted the current owner and property manager of the site to obtain information regarding the site. The property manager's environmental consultant, Civil and Environmental Consultants, Inc. (CEC) then contacted Ohio EPA and provided verbal information regarding the site.

A CEC representative stated that Phase I and limited Phase II site assessment activities had been conducted at the site on behalf of the owner that confirmed a release of dry cleaning chemicals had occurred at the site. Ohio EPA contacted the property manager to obtain copies of the site assessment reports but the property manager did not respond to the request. Ohio EPA then requested access from the owner to visit the site and was granted access.

Ohio EPA visited the site on December 9, 2008 accompanied by the CEC representative to observe site conditions. Ohio EPA viewed the building interior and exterior and discussed the previous investigation activities that had been conducted at the site with the CEC representative. The CEC representative brought copies of the previous site investigation reports to the site visit for review but did not provide copies.

According to the CEC representative, six shallow borings had been completed inside the building by a previous consultant. Tetrachloroethene (PCE) and trichloroethene (TCE) were detected in soil beneath the slab. CEC completed four additional soil borings beneath the slab inside the building and 14 borings in back (north) of the building. According to the CEC representative, PCE and TCE were also detected in the CEC borings with PCE detected at 300 mg/kg in one soil boring outside the building. CEC also installed five monitoring wells at the site; however, no volatile organic compounds (VOCs) were detected in ground water samples from the wells.

Sub-slab soil gas samples were collected by CEC beneath the slab of adjoining businesses in the shopping center that yielded detections of PCE. CEC also collected an indoor air sample from the former Custom

Cleaners store that contained detections of numerous VOCs including PCE. According to an October 2009 remediation completion report provided to Ohio EPA by the property manager's counsel, PCE was detected in the indoor air sample at 27 micrograms per cubic meter.

According to the remediation completion report, remediation activities were conducted in 2009. The remediation activities included removal of approximately 133 tons of contaminated soil from the back of the former store in May 2009. With this action, the site was listed as an active large quantity generator with the RCRA program. A sub-slab vapor depressurization system was also installed inside the store and the store's concrete floor was repaired and sealed to mitigate vapor intrusion from contamination beneath the floor slab. The report stated that an indoor air sample was collected inside the store afterwards and there were no detections of PCE or TCE above laboratory reporting limits.

Contaminated soil remains beneath the floor slab. Although the floor slab and sub-slab vapor depressurization system currently may mitigate exposure to the contaminated soil by direct contact and vapor intrusion, respectively, there is no institutional control mechanism such as an environmental covenant or operation and maintenance plan to ensure that there will be no potential for future exposures.

A potential still exists for direct contact exposure to soil and leaching to ground water if the building is demolished and for vapor intrusion to indoor air if the sub-slab vapor depressurization system is not operated in the future. Further, the site assessment reports were not provided to Ohio EPA and much of the initial site assessment work was not summarized in the remediation completion report and therefore could not be reviewed by Ohio EPA.

EPA Regional Review and Site Assessment Decision

Check the box(s) that apply:

- ☐ Not a Valid Site or Incident
☒ Incident for Further Action Under CERCLA

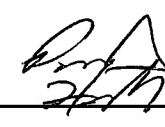
Recommended Further Action:

- ☐ APA
☒ Full PA
☐ Combined PA/SI
☐ SI

Defer/Refer to:

- ☐ Removal Program
☐ State/Tribal Program
☐ RCRA
☐ Brownfields
☐ Other: _____

Regional EPA Reviewer:

PATRICK HAMBLEN 
Print Name/Signature

5/31/11
Date

State Agency/Tribe:

Print Name/Signature

7/14/11
Date

EXECUTIVE SUMMARY

Custom Cleaners, a former dry cleaning business, operated a facility at 1260 Morse Road in the Woodward Park Shopping Center in Columbus, Ohio. The site is currently a vacant retail space in an otherwise occupied shopping center.

Ohio EPA received anonymous complaints about the site in August 2007 and February 2008 from an employee in a neighboring business who was concerned about the potential for exposure to possible contamination from the site. Ohio EPA contacted the property owner and the owner's property manager in February 2008 to obtain information on the site. The property manager's environmental consultant then contacted and informed Ohio EPA that environmental investigation activities had been conducted and a release of dry cleaning chemicals had been verified at the site. Ohio EPA conducted a site visit in December 2008 accompanied by the property manager's environmental consultant.

Remediation activities were conducted at the site in 2009. Approximately 133 tons of contaminated soil were removed from an area behind the former store in May 2009. A sub-slab vapor depressurization system was also installed inside beneath the floor of the former store and the concrete floor surface was repaired and sealed to prevent potential exposure to contamination remaining beneath the floor slab. There is no institutional control mechanism such as an environmental covenant or operation and maintenance plan, however, to ensure that these measures remain in place. The site is not currently in any environmental regulatory program. Ohio EPA recommends that the site be included on CERCLIS for further assessment.

1.0. INTRODUCTION

The site, a retail space in the Woodward Park Shopping Center, was occupied by dry cleaning operations from the mid-1960s until November 2006 with the former Custom Cleaners being the most recent occupant. The shopping center is owned by the Complete General Construction Company and others and is managed by Schneider Link and Company. The former store is currently vacant. Ohio EPA received anonymous complaints regarding the site in August 2007 and February 2008 from an employee in a neighboring business who was concerned about the potential for exposure to possible contamination from the site.

Ohio EPA contacted the owner and the owner's property manager in February 2008. The property manager's environmental consultant informed Ohio EPA that Phase I and II environmental site assessments had been conducted at the site. Ohio EPA requested copies of the site assessment documents but the property manager did not respond to the request. Voluntary access was granted by the owner in November 2008, to Ohio EPA to conduct a site visit. Ohio EPA conducted a site visit accompanied by the owner's environmental consultant in December 2008.

Remedial activities, including soil removal, installation of a sub-slab vapor depressurization system and repair and resurfacing of the concrete floor were conducted on behalf of the owner in 2009.

This report presents Ohio EPA's findings, conclusions and recommendations regarding the site.

2.0.BACKGROUND

Site Name: Custom Cleaners

Alias: None

DERR I.D. No.: 125-002651-001

U.S. EPA I.D. No.: OHD065988461

District: Central

County: Franklin

Site Address: 1260 Morse Road, Columbus, OH 43229

Latitude: 40° 03' 43"

Longitude: 82° 59' 07"

2.1. Maps Attached: Figure 1 – Site Location Map, Figure 2 – Site Layout Map

2.2 Description

The former Custom Cleaners site is located at 1260 Morse Road in the Woodward Park Shopping Center in Columbus, Ohio (Figure 1). The retail space that was occupied by Custom Cleaners is currently vacant. Adjoining businesses in the shopping center include a Save-A-Lot grocery store to the west and Buckeye Finance to the east (Figure 2). Nearby land use along both sides of Morse Road is commercial. Surrounding land use to the north, northeast and northwest is residential.

2.3. Site History

The site operated as a dry cleaning business from the mid-1960s until November 2006. The dry cleaning business had several owners during that time who apparently leased the site for dry cleaning operations from the shopping center owners. The most recent occupant was Custom Cleaners.

On August 16, 2007, Ohio EPA received an anonymous complaint from an employee in an adjacent business who was concerned about potential contamination at the site. The complainant made a follow-up call on February 12, 2008.

Ohio EPA contacted Complete General Construction Company, one of the property owners, on February 25, 2008, and was referred to Schneider Link and Company, the property manager. A representative from the property manager's consultant, Civil and Environmental Consultants, Inc. (CEC) contacted Ohio EPA on February 28, 2008, and provided Ohio EPA with verbal information regarding the site. The CEC representative stated that Phase I and limited Phase II environmental site assessment activities had been conducted at the site on behalf of the owner which confirmed that a release of dry cleaning chemicals had occurred at the site. Ohio EPA requested copies of the site assessment reports but was informed at that time that the owner did not want to provide copies. Ohio EPA also made a written request to the property manager for copies of the site assessment reports but the property manager did not respond.

Ohio EPA requested and obtained access to the site from the owner and conducted a site visit on December 9, 2008 accompanied by a CEC representative. According to the CEC representative, six shallow borings had been completed inside the building by a previous consultant. Tetrachloroethene (PCE) and trichloroethene (TCE) were detected in soil beneath the building slab. CEC completed four additional soil borings beneath the building slab and 14 borings in back (north) of the building. PCE and TCE were also detected in the CEC borings with PCE detected at 300 mg/kg in one soil boring outside the building. CEC also installed five monitoring wells at the site; however, no volatile organic compounds (VOCs) were detected in ground water samples from the wells.

Sub-slab vapor samples were also collected by CEC beneath the slab of the adjoining businesses in the shopping center. PCE was detected in the sub slab at concentrations ranging from 9.9 parts per billion volume / volume (ppb v/v) to 510 ppb v/v. CEC also collected an indoor air sample from the former Custom Cleaners store that contained numerous detections of VOCs including PCE at 27 micrograms per cubic meter. During the site visit, the CEC representative stated that remedial activities were being planned for the site in 2009.

Ohio EPA contacted CEC in June 2010 to inquire about the status of remediation activities at the site. On June 16, 2010, the property manager's counsel provided Ohio EPA with a copy of a remediation completion report by CEC dated October 22, 2009. The report stated that approximately 133 tons of contaminated soil were removed from the site in the area immediately in back (north) of the building in May 2009 and was disposed of as a hazardous waste. Additionally, approximately 3000 gallons of accumulated water from a leaking water line was pumped from the excavation and was also disposed of as a hazardous waste. A sub-slab vapor depressurization system consisting of a six-inch diameter pipe was installed in the granular subgrade beneath the floor slab of the former store along the west interior wall to the roof top. A motorized fan draws vapor from beneath the slab and vents it to the atmosphere on the roof top of the building. The floor cracks and penetrations in the store's concrete floor were sealed and the entire floor was coated with an epoxy resin sealant. The report states that an indoor air sample was collected after installation of the sub-slab vapor depressurization system and that there were no detections of PCE or TCE above laboratory reporting limits.

2.4 Regulatory Information

The site was listed as a RCRA small quantity generator in 1986 with an EPA Waste Code of F002. During May 2009, the owner removed approximately 133 tons of contaminated soil and approximately 3000 gallons of contaminated excavation water from the area behind the building and disposed of the soil and water as F002 listed waste as a large quantity generator. The site is not currently in an environmental regulatory program.

3.0 CONCLUSIONS AND SITE RECOMMENDATION

Contaminated soil was removed from behind the building at the site that had been readily accessible; however, contaminated soil remains beneath the building slab. The owner repaired floor cracks and penetrations, sealed the concrete floor with an epoxy resin sealant and installed a sub-slab vapor depressurization system to extract soil vapor from beneath the building slab. The site currently relies on engineering controls; the concrete floor slab to prevent direct contact exposure and leaching to ground water and a sub-slab vapor depressurization system to mitigate subsurface vapor intrusion to indoor air in the former store.

A potential still exists for direct contact exposure to soil and leaching to ground water if the building is demolished and for vapor intrusion to indoor air if the sub-slab vapor depressurization system is not operated or maintained in the future. Although the floor slab and sub-slab vapor depressurization system currently may mitigate exposure to the contaminated soil by direct contact and vapor intrusion, respectively, there are no institutional control or operation and maintenance plan to ensure that there is no potential for future exposures.

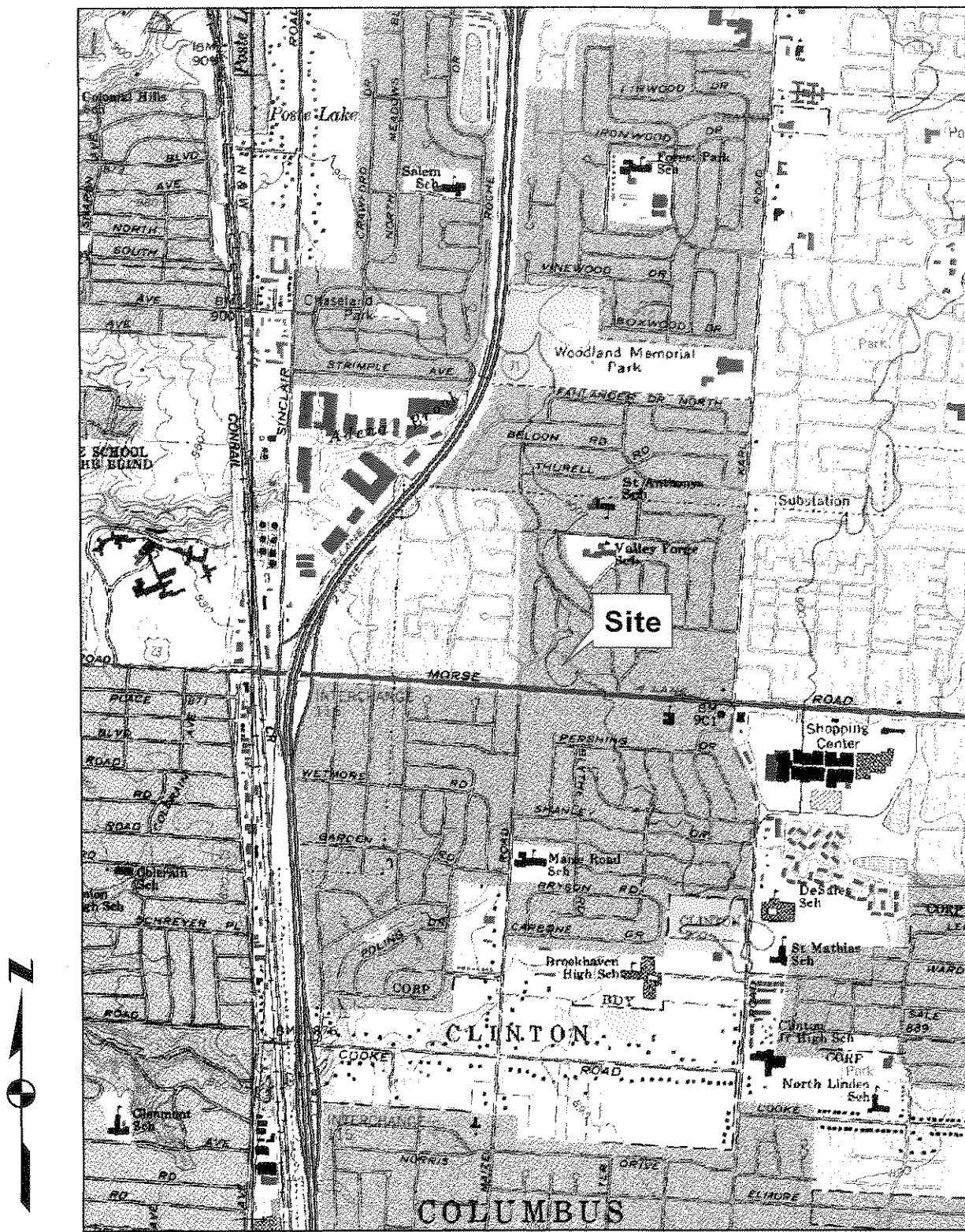
Further, the remediation completion report only provided a brief summary of the site assessment activities conducted between 2006 and 2008. Ohio EPA has not had the opportunity to review the site assessment reports in detail.

4.0. REFERENCES

Civil and Environmental Consultants, Inc., Remediation Completion Report, Former Custom Cleaners Store, 1260 Morse Road, Columbus, Ohio, October 22, 2009

Ohio EPA, Division of Hazardous Waste Files

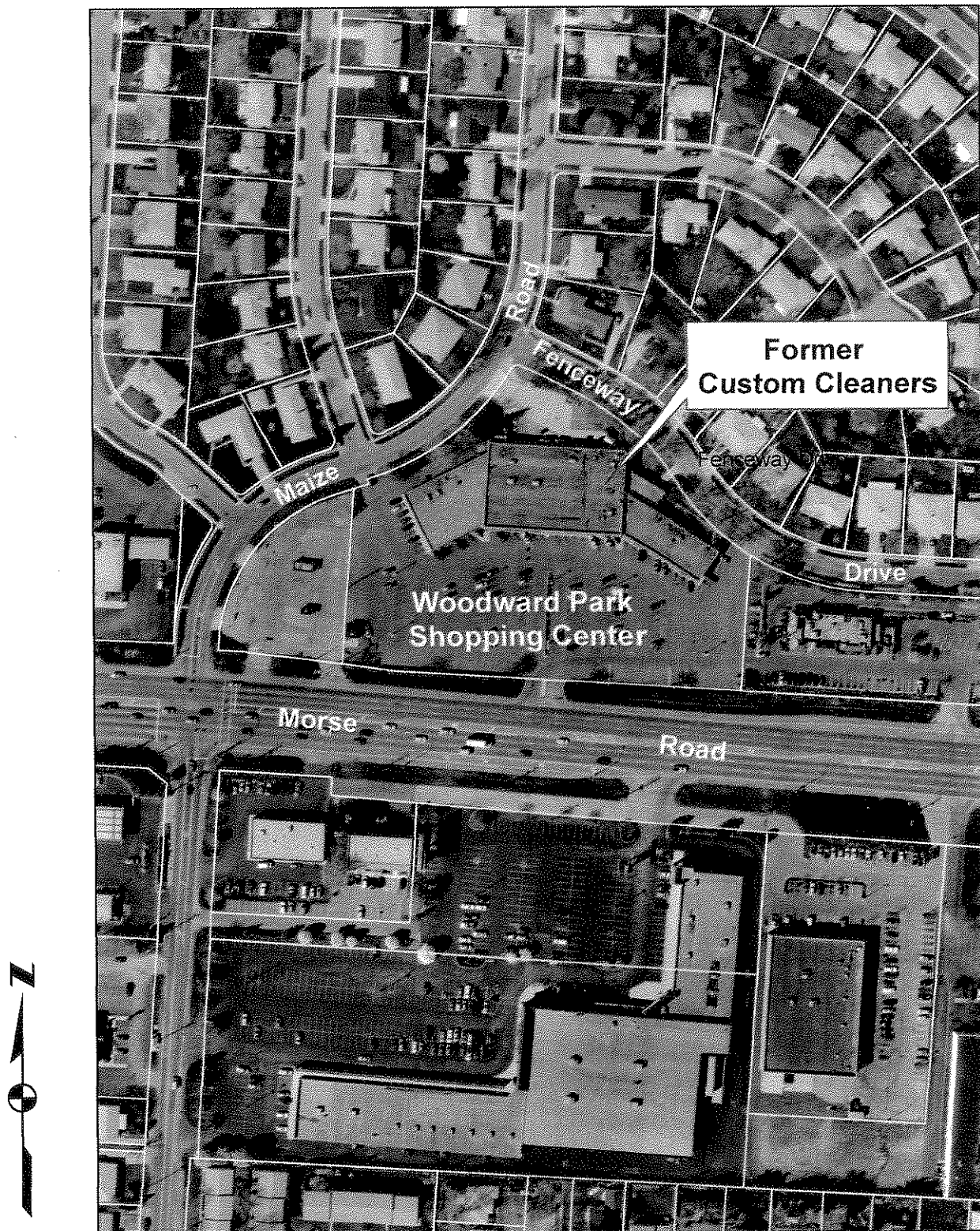
Ohio EPA, Division of Emergency and Remedial Response Files



0 1,320 2,640 5,280 Feet

Former Custom Cleaners
1260 Morse Road
Columbus, OH

Figure 1
Site Location Map



0 125 250 500 Feet

Former Custom Cleaners
1260 Morse Road
Columbus, OH

Figure 2
Site Layout Map

RCRA Site Detail

Report run on: November 1, 2010 - 8:24 AM

Version 5.0

User Selection Criteria

Handler EPA ID: OHD065988461

History: All records

BR Cycles: Show all

Results

Data meeting the criteria you selected follows.

Total Pages: 4

Report Description

The RCRA Site Detail report provides "all available details" from the handler module and summarized information from the waste activity monitoring module for one RCRA site. The report integrates National Biennial RCRA Hazardous Waste Report data with Site Identification data.

Details reported about the RCRA site include basic handler module information; the standard suite of universes; information about each source record received for the facility, including basic information, location and mailing address, source record and permit contact person (including historical records), list of NAICS codes, complete list of regulated waste activities; and summarized National Biennial RCRA Hazardous Waste Report information by reporting cycle year, including quantity totals (generated, managed, shipped, received), and top ten GM forms by quantity generated. Top ten GM form list shows reported waste description, quantities, onsite and offsite system types, and EPA and State waste codes.

Information listed for the RCRA site can be limited by latest historical information and most recent BR cycle.

Data is sorted by the most recent Received Date. If more than one record has the same Received Date, the data is sorted by Source Type (I-Implementer, N-Notification, B-Biennial Report with Subsequent Notification, R-Biennial Report, A-Part A, T-Temporary, E-Emergency).

Report Information

Name: h_site_detail.rdf
Developed by: EPA Headquarters, Office of Resource Conservation and Recovery
Deployed: November 2002
Last Revised: August 2010
Contact: rcrainfo.help@epa.gov
Tables Used: hbasic, hreport_univ5, gis4, gis_lat_long4, lu_generator_status, hother_id5, hpart_a5, hhandler5, lu_generator_status, lu_country, howner_operator5, hnaics5, lu_naics, hstate_activity5, lu_state_activity, hother_permit5, lu_other_permit, huniversal_waste5, lu_universal_waste, hwaste_code5, bgm_basic, bgm_onsite_treatment, bgm_offsite_shipment, bgm_waste_code, lu_management_method, lu_state, hid_groups, hhsm_basic5, hhsm_activity5, hhsm_waste_code5

NOTE: Some data is suppressed if it is null or blank. See documentation in RCRAInfo Help for details.

Report run on: November 1, 2010 - 8:24 AM

List of Hazardous Waste Code Descriptions

Please run the lookup table report for LU_WASTE_CODES for description of federal and state waste codes in this report.

List of Handler Universe Abbreviations

Active	Active Status -- Indicates that the facility could be subject to the federal RCRA, Subtitle C or a state's authorized hazardous waste program. This definition has no legally enforceable or binding determination about the status of a particular site or the obligations of an owner or operator.
Commercial TSDF	Commercial TSDF -- Indicates that the facility is a commercial operator of transporting, storing and disposing of hazardous waste.
EI Indicator (HE/GW)	Environmental Indicator (Human Exposure/Groundwater Release) -- Indicates that the facility has controls in place for Environmental Indicators. HE - Human Exposures ('+' indicates the exposure exists and is under control; '-' indicates the exposure exists and is not under control; 'N' indicates the exposure does not exist). GW - Groundwater Release ('+' indicates the exposure exists and is under control; '-' indicates the exposure exists and is not under control; 'N' indicates the exposure does not exist).
Federal Generator	Federal Generator Status -- Indicates the regulatory status of the site as determined by the quantity and/or toxicity of hazardous wastes generated, stored or accumulated over a specified period of time.
HSM	HSM -- Indicates that the facility manages hazardous secondary material(s) (e.g. spent material, by-product or sludge) that when discarded, would be identified as hazardous waste.
IC In Place	Institutional Controls in Place -- Indicates that the facility has Institutional Controls in place ('Y' indicates that the facility is in the universe).
Importer	Importer -- Indicates that the facility imports hazardous waste into the United States from a foreign country.
Mixed Waste Generator	Mixed Waste Generator -- Indicates that the facility is a generator or TSDF that handles waste mixed with nuclear source, special nuclear or by-product material.
Operating TSDF	Operating TSDF -- Indicates that the facility is a Treatment, Storage or Disposal facility subject to any type of enforcement. It then specifies the type of facility (L - Land Disposal; I - Incinerator; B - BIF; S - Storage; T - Treatment).
Short Term Generator	Short Term Generator -- Indicates that the facility is a short term or one time event generator and not generating from ongoing processes.
State Generator	State Generator Status -- Indicates the regulatory status of the site in view of implementing the State's "broader in scope" or "more stringent than" rules. Although an implementing State might use terms that differ for their generators these terms would be translated to match the Federal regulatory term.
Transporter	Transporter -- Indicates that the facility is engaged in the off-site transportation of hazardous waste. ('Y' indicates that the facility is in this universe).

RCRA Site Detail

Report run on: November 1, 2010 - 8:24 AM

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WOODWARD PARK SHOPPING CENTER

OHD065988461

EPA Region:05 Extract:Y County:FRANKLIN

State District: C

Universes	Federal Generator:	LQG	Transporter:	N	Operating TSDF:----	Active:	Y
	State Generator:	1	Importer:	N	Commercial:	N	El Indicator (HE / GW): N / N
	Short Term Generator:	N	Mixed Waste Generator:	N	HSM:	N	IC In Place:
							N

Latitude/Longitude Measure - Owner: Seq #:

Coordinates:

Receive Date: 02/26/2009

Source Type: Notification

Seq. Number: 2

Location 1260 MORSE RD
Address: COLUMBUS, OH 43229

Mailing 3972-A BROWN PARK DRIVE
Address: HILLIARD, OH 43026
UNITED STATES

Contact Person JEFFREY A. LINK
For Source (614) 876-6500
Information SLCO@NETLINK.NET
Fax:

3972-A BROWN PARK DRIVE
HILLIARD, OH 43026
UNITED STATES

Owner (current)	3972-A BROWN PARK DRIVE	Type: Private
WOODWARD PARK SHOPPING CENTER	HILLIARD, OH 43026	Phone: (614) 876-6500
From: 06/25/1964 To:	HILLIARD	

Operator (current)	3972-A BROWN PARK DRIVE	Type: Private
WOODWARD PARK SHOPPING CENTER	HILLIARD, OH 43026	Phone: (614) 876-6500
From: 06/25/1964 To:	HILLIARD	

Land Type: Private Non Notifier: No TSD Date: Accessibility:

NAICS Codes: 53112 LESSORS OF NONRESIDENTIAL BUILDINGS (EXCEPT MINIWAREHOUSES)

Notes: CONTAMINATED SOIL FROM A FORMER DRY CLEANER STORE

Regulated Waste Activities:

Hazardous Waste Generator Status - Federal: Large Quantity Generator, State: OH-1 Large Quantity Generator

Other Hazardous Waste Generator Activities

Used Oil Activities

Short Term Generator:	No	Used Oil Transporter Activity	Off-Specification Used Oil Burner:	No
Importer Activity:	No	Transporter:	Used Oil Fuel Marketer Activity	
Mixed Waste Generator:	No	Transfer Facility:	Marketer who directs shipment	
Transporter Activity:	No		off-specification used oil to	
Transfer Facility:	No	Used Oil Processor and/or	off-specification used oil burner:	No
TSD Activity:	No	Re-refiner Activity		
Recycler Activity:	No			
Exempt Boiler and/or Industrial Furnace		Processor:	Marketer who first claims the used	
Small Quantity Onsite Burner Exemption:	No	Refiner:	oil meets the specifications:	No
Smelting, Melting, Refining Furnace				
Exemption:	No	Subpart K		

Underground Injection Control:	No	College/University:	No	Non-profit Research Institute:	No
Destination Facility for Universal Waste:	No	Teaching Hospital:	No	Withdrawal:	No

Description of Hazardous Wastes (as reported on Site Identification Form)

EPA Waste Codes: F001 F002

RCRA Site Detail

Report run on: November 1, 2010 - 8:24 AM

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Receive Date: 09/02/1986 Source Type: Notification

Seq. Number: 1

Other/Previous Site Name: CUSTOM CLEANERS INC

Location 1260 MORSE RD
Address: COLUMBUS, OH 43229

Mailing 1260 MORSE RD
Address: COLUMBUS, OH 43229

Contact Person BENNIE GOLDEN
For Source (614) 885-8600
Information Fax:

1260 MORSE RD
COLUMBUS, OH 43229
UNITED STATES

Owner (current)

GOLDEN BENNIE E

From: To:

ADDRESS NOT REPORTED
CITY NOT REPORTED, AK 99998

Type: Private
Phone: (312) 555-1212

Operator (current)

NAME NOT REPORTED

From: To:

ADDRESS NOT REPORTED
CITY NOT REPORTED, AK 99998

Type: Private
Phone: (312) 555-1212

Land Type: Bad code - Non Notifier: No TSD Date: Accessibility:

Regulated Waste Activities

Hazardous Waste Generator Status - Federal: Small Quantity Generator; State:

Other Hazardous Waste Generator Activities

Short Term Generator: No
Importer Activity: No
Mixed Waste Generator: No
Transporter Activity: No
Transfer Facility: No
TSD Activity: No
Recycler Activity: No

Used Oil Activities

Used Oil Transporter Activity		Off-Specification Used Oil Burner:	No
Transporter:	No	Used Oil Fuel Marketer Activity	
Transfer Facility:	No	Marketer who directs shipment off-specification used oil to off-specification used oil burner:	No
Used Oil Processor and/or Re-refiner Activity		Marketer who first claims the used oil meets the specifications:	No
Processor:	No		
Refiner:	No		
Subpart K			
College/University:	No	Non-profit Research Institute:	No
Teaching Hospital:	No	Withdrawal:	No

Exempt Boiler and/or Industrial Furnace

Small Quantity Onsite Burner Exemption: No
Smelting, Melting, Refining Furnace Exemption: No

Underground Injection Control: No

Destination Facility for Universal Waste: No

Description of Hazardous Wastes (as reported on Site Identification Form)

EPA Waste Codes: F002

* End of Report *